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7 8	AT SEATTLE			
9	ELBRIDGE H. STUART,			
10	Plaintiff,	NO. 2:16-cv-01815-RSM		
11 12	v. CAMP KOREY,	STIPULATION AND ORDER TO EXTEND DEADLINE TO COMPLETE DEPOSITIONS		
13 14	Defendant.			
15	The parties hereby stipulate to extend the deadline for completion of depositions in the			
16	above-referenced matter from June 19, 2017 to July 14, 2017. The parties further agree that the			
17	modification of this deadline is necessary to accommodate the schedules of both the deponents			
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1	DATED this 30th day of May, 2017.		
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3		OGI	DEN MURPHY WALLACE, P.L.L.C.
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5		By	s/ Jessica Jensen
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24			Audineys for Determant
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1 **ORDER** 2 For good cause, and pursuant to the agreement of the parties, the date for completion of 3 depositions will be extended from June 19, 2017 to July 14, 2017. 4 DATED THIS 1st day of June 2017. 5 6 7 RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE 8 Presented by: 9 10 OGDEN MURPHY WALLACE, P.L.L.C. 11 12 By s/ Jessica Jensen Jessica B. Jensen, WSBA #29353 13 901 Fifth Avenue, Suite 3500 14 Seattle, Washington 98164-2008 Tel: 206.447.7000/Fax: 206.447.0215 15 E-mail: jjensen@omwlaw.com Attorneys for Plaintiff 16 SHARTSIS FRIESE LLP 17 18 s/ Frank Cialone By 19 Frank A. Cialone, Pro Hac Vice One Maritime Plaza 20 Eighteenth Floor San Francisco, CA 94111 21 Tel: 415.421.6500/Fax: 415.421.2922 E-mail: fcialone@sflaw.com 22 Attorneys for Plaintiff 23 24 25

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